#### Chart Acquisition Corp. Form 3 May 14, 2015 FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 OMB APPROVAL OMB Number: 3235-0104

### INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

(City)

(State)

(Zip)

1. Name and Address of Reporting Person <u>*</u> BlueMountain GP Holdings, LLC			2. Date of Event Requiring Statement (Month/Day/Year) 05/11/2015	3. Issuer Name <b>and</b> Ticker or Trading Symbol Chart Acquisition Corp. [CACGU]		
(Last)	(First)	(Middle)		4. Relationship of Reportir Person(s) to Issuer	6	endment, Date Original onth/Day/Year)
280 PARK AVENUE, 12TH FLOOR				(Check all applicable)		
(	(Street)			DirectorX10	6. Indivi	dual or Joint/Group
NEW YORK,	NY 1	0017		OfficerOth (give title below) (specify be	low) Form Person	neck Applicable Line) filed by One Reporting n filed by More than One person

#### Table I - Non-Derivative Securities Beneficially Owned

1.Title of Security (Instr. 4)	2. Amount of Securities Beneficially Owned (Instr. 4)	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Indirect Beneficial Ownership (Instr. 5)
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	603,315	Ι	See Footnotes $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	524,582	Ι	See Footnotes $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	378,089	D	Â
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	75,768	D	Â
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	18,020	D	Â
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	38,991	D	Â
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	13,714	D	Â
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	21,648	D	Â
Common Stock $(1)$ $(2)$ $(3)$ $(4)$ $(5)$ $(6)$ $(7)$	57,085	D	Â

January 31,

2005

0.5

Expires:

response...

Estimated average burden hours per

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

SEC 1473 (7-02)

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

### Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exercisable and		3. Title and	Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date (Month/Day/Year)		Securities Underlying		Conversion	Ownership	Beneficial Ownership
			Derivative Security		or Exercise	Form of	(Instr. 5)
			(Instr. 4)		Price of	Derivative	
	Data	Expiration Date			Derivative	Security:	
	Date Exercisable			Amount or	Security	Direct (D)	
			Title			or Indirect	
				Number of		(I)	
				Shares		(Instr. 5)	

### **Reporting Owners**

<b>Reporting Owner Name / Address</b>	Relationships				
	Director	10% Owner	Officer	Other	
BlueMountain GP Holdings, LLC 280 PARK AVENUE, 12TH FLOOR NEW YORK, NY 10017	Â	ÂX	Â	Â	
BlueMountain Timberline Ltd. 280 PARK AVENUE, 12TH FLOOR NEW YORK, NY 10017	Â	ÂX	Â	Â	
BlueMountain Montenvers Master Fund SCA SICAV-SIF 280 PARK AVENUE, 12TH FLOOR NEW YORK, NY 10017	Â	ÂX	Â	Â	
BlueMountain Montenvers GP S.a.r.l. 280 PARK AVENUE, 12TH FLOOR NEW YORK, NY 10017	Â	X	Â	Â	

# Signatures

BlueMountain GP Holdings, LLC, By: /s/ Paul Friedman, Chief Compliance Officer			
**Signature of Reporting Person	Date		
BlueMountain Timberline Ltd., By: /s/ Andrew Feldstein, Director			
**Signature of Reporting Person	Date		
BlueMountain Montenvers Fund SCA SICAV-SIF, By: BlueMountain Montenvers GP S.a r.l., By: /s/ Paul Friedman, Authorized Person			
**Signature of Reporting Person	Date		
BlueMountain Montenvers GP S.a r.l., By: /s/ Paul Friedman, Authorized Person			
**Signature of Reporting Person	Date		

# **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 5(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

The filing of this Form 3 shall not be construed as an admission that any of BlueMountain Capital Management, LLC ("BMCM"), GP Holdings (as defined in Footnote 5) or the General Partners (as defined in Footnote 4) is or was for the purposes of Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise the beneficial owner of any of the shares of Common

Stock, par value \$0.0001 per share (the "Common Stock"), of Chart Acquisition Corp. (the "Issuer"). Pursuant to Rule 16a-1(a)(4) of the Exchange Act, each of BMCM, GP Holdings, and the General Partners disclaims such beneficial ownership, except to the extent of its respective pecuniary interest.

BMCM is the investment manager of each of: (i) Blue Mountain Credit Alternatives Master Fund L.P. ("BMCA"), which is the direct beneficial owner of 378,089 shares of Common Stock; (ii) BlueMountain Long/Short Credit Master Fund L.P. ("BMLSC"), which is the direct beneficial owner of 75,768 shares of Common Stock; (iii) BlueMountain Guadalupe Peak Fund L.P. ("BMGP"), which is the direct

(2) beneficial owner of 18,020 shares of Common Stock; (iv) BlueMountain Equity Alternatives Master Fund L.P. ("BMEA"), which is the direct beneficial owner of 38,991 shares of Common Stock; (v) BlueMountain Kicking Horse Fund L.P. ("BMKH" and, together with BMCA, BMLSC, BMGP and BMEA, the "Partnerships"), which is the direct beneficial owner of 13,714 shares of Common Stock; (vi) BlueMountain Timberline Ltd. ("BMT"), which is the direct beneficial owner of 21,648 shares of Common Stock; and

(vii) BlueMountain Montenvers Fund SCA SICAV-SIF ("BMM" and, together with BMT and the Partnerships, the "Funds"), which is the(3) direct beneficial owner of 57,085 shares of Common Stock. BMCM, although it directs the voting and disposition of the Common Stock held by the Funds, only receives an asset-based fee relating to the Common Stock held by the Funds.

(i) Blue Mountain CA Master Fund GP, Ltd. ("BMCA GP") is the general partner of BMCA and has an indirect profits interest in the Common Stock beneficially owned by it; (ii) BlueMountain Long/Short Credit GP, LLC ("BMLSC GP") is the general partner of each of BMLSC and BMGP and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain Equity GP, LLC ("BMEA GP") is the general partner of BMEA and has an indirect profits interest in the Common Stock beneficially owned by each of them; (iii) BlueMountain BlueMountain

(4) Definition of the particle of DMLA of a particle of DMLA and has an indirect profits interest in the Common Stock beneficially owned by it; (iv) BlueMountain Kicking Horse Fund GP, LLC ("BMKH GP" and, together with BMCA GP, BMLSC GP and BMEA GP, the "General Partners") is the general partner of BMKH and has an indirect profits interest in the Common Stock beneficially owned by it; and (v) BlueMountain Montenvers GP S.a r.l. ("BMM GP") is the general partner of BMM and has an indirect profits interest in the Common Stock beneficially owned by it.

BlueMountain GP Holdings, LLC ("GP Holdings") is the sole owner of each of the General Partners and thus has an indirect profits(5) interest in the Common Stock beneficially owned by each of the Partnerships. BMCM is the sole owner of BMM GP and thus has an indirect profits interest in the Common Stock beneficially owned by BMM.

Prior to May 11, 2015, the Issuer's filings with the SEC disclosed that it had 8,785,309 shares of Common Stock outstanding. On May 11, 2015, the Issuer filed a report on Form 10-Q with the Securities and Exchange Commission stating that the Issuer had redeemed

(6) 2013, the issuer filed a report on Form for Q with the Securities and Exchange Commission starting that the issuer filed a report on Form for Q with the Securities and Exchange Commission starting that the issuer filed a report on Form for Q with the Securities and Exchange Commission starting that the issuer filed a report of the securities and Exchange Commission starting that the issuer filed a report of the securities and Exchange Commission starting that the issuer filed a report of the securities and Exchange Commission starting that the issuer filed a report of the securities and Exchange Common Stock to 5,226,924 shares, and thereby increasing the percentage of Common Stock held by the Reporting Persons.

The Reporting Persons are jointly filing this Form 3 pursuant to Rule 16(a)-3(j) under the Exchange Act. The Form 3 for certain

(7) additional Reporting Persons is being filed separately and simultaneously with this Form 3 due to the limitation of ten Reporting Persons per filing.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.